Jensen

- Study of Debt Collection (7100)
- Consolidation of State Centers (5069)

Albers

- Literacy Program and Contract with Public Enrichment Foundation (7035)
- Labor Training and Employment Services Grant (7040)

Coggs

- Truancy Abatement and Burglary Suppression Program (3067)
- Poison Control Centers (1684)

Gard

- Concession Stands at Locally-Sponsored Sporting Events (6054)
- Forestry Education Grants Program (3001)

Harsdorf

- Agriculture Investment Aids (7030)
- Dairy Price Reform (6039)

Kaufert

- Assembly Laptop Computers (1611)
- OCI -- Mandated Hospital Services, Anesthetics and Dental Coverage Provisions (7053)

Linton

- Bike Trail Study (5044)
- Prohibit Detours on USH 2 Project (5043)

Ourada

• Nonmetallic Mining Reclamation (7066)

Burke

• Electronic Transmission of Prescription Orders (7032)

Cowles

- Exemption from Electric Utility Advance Planning Proceedings of Co-Generation Facilities Constructed, Owned or Operated by Certain Nonutility Manufacturing Businesses (7052)
- Inpatient Hospital Services for Persons with Tuberculosis (6055)

Decker

- Increased Funding for Municipal Aids (7033)
- Historical Society Historical Legacy Trust Fund (7023)

George

- Supplemental Payments for Essential Access City Hospitals (1682)
- AIDS Life Care Service Grants (7039)

Jauch

- Lead Screening and Outreach Project (1036)
- Nonpoint Source Water Pollution Abatement Program (7031)

Panzer

- Labor Training and Employment Services Grant (5054)
- Camp Matawa Lease (3152)

Shibilski

- Aquatic and Terrestrial Resources Inventory (7022)
- Educational Consultants (7034)

Wineke

- The Wisconsin State Capitol on Tour (7661)
- Retroactive Compensation for Certain Calls Originated from Pay Telephones (3242)

REVENUE

Study on Debt Collection

Motion:

Move to direct the Department of Revenue to submit, to the Joint Committee on Finance at its December, 1998, meeting under s. 13.10, a study for centralized debt collection for state government and to consider working with local governments in a coordinated fashion.

/ JENSEN **OURADA** HARSDORF **ALBERS** 2GARD KAUFERT LINTON **CCGGS** BURKE DECKER GEORGE JAUCH WINEKE SHIBILSKI COWLES PANZER AYE NO L

HEALTH AND FAMILY SERVICES

Consolidation of State Centers

Motion:

Move to modify Motion #655, which was previously adopted by the Committee, that would establish a commission to develop and recommend a plan to consolidate the State Centers for the Developmentally Disabled, as follows.

Standards for Consideration. Require the Commission to consider the following factors in developing any recommendation: (a) community supports for center residents; (b) employment effects; (c) fiscal effects on the state; (d) the ability of relatives of the Center residents to maintain contact with the residents; (e) the impact on residents from any relocation; and (f) the possible alternative uses of any Centers that would be closed.

Authorizing Powers. Specify that if the Commission's recommendation is to close one or more Centers and this recommendation is not rejected by the Legislature, authorize the Department of Health and Family Services, notwithstanding any provision of the law to the contrary, to: (a) refuse new admissions to any Center that is recommended for closing; (b) transfer residents among Centers without following otherwise applicable statutory procedures; and (c) relocate the intensive treatment programs from their current locations at Southern and Northern to another Center.

Relocation Funding. If the Commission recommends a plan for consolidation of the State Centers and the Plan is not rejected by the Legislature, require the Department of Health and Family Services to submit a s. 13.10 request to the Joint Committee on Finance for funding of the relocation costs. Require the Committee to transfer the requested funding, but not more than \$600,000 GPR.

Commission Members. Specify that a Commission member cannot be a State Representative or Senator from a district in which any of the three State Centers is located.

Note:

On May 7, 1997, the Committee adopted Motion #655 to create a commission that would develop and recommend a plan by January 1, 1998, for the consolidation of these facilities. Under that motion, DHFS would be required to carry out the recommendations of the commission unless, within 60 days following submission of the plan to the Legislature, both the Assembly and Senate vote to reject the plan.

This motion would add several provisions so that the commission's recommendations could be implemented without additional legislation. First, the motion would specify standards that the commission must use in developing their recommendation for any consolidation of the State Centers so that the commission recommendation would not be attacked as an unlawful delegation of legislative authority. Secondly, the motion would grant the DHFS several powers, notwithstanding any provision of the law to the contrary, so that DHFS could implement any consolidation plan recommended by the commission and not rejected by the Legislature. The motion would require the Department, if a consolidation plan is recommended and not rejected by the Legislature, to submit a s. 13.10 request for the necessary funding to carry out the consolidation. The Committee would be required to transfer the requested funding, up to \$600,000 in 1998-99. Finally, the motion would prohibit any state representative or senator from any district in which a state center is located from being a member of the Commission.

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BURKE DECKER GEORGE JAUCH WINEKE SHIBILSKI COWLES PANZER	N N N N N N N N N N N N N N N N N N N
AYE 16 NO	ABS

ADMINISTRATION

Literacy Program and Contract with Public Enrichment Foundation

Motion:

Move to provide \$100,000 GPR in 1998-99 in a new annual appropriation under the Department of Administration (DOA). Specify that the funding would be placed in unallotted reserve for release by DOA. Create a gifts and grants appropriation under DOA for donations collected for literacy programs. Require DOA, in cooperation with the literacy program administered by the Governor's Office, to contract with the Public Enrichment Foundation (PEF) to provide free books to educational and social service organizations in the state of Wisconsin. Require the Governor's Office literacy program staff to take requests from organizations for free books and forward them to PEF.

Specify that DOA, in cooperation with the literacy program in the Governor's Office, would be required to seek additional resources from foundations and private donors to support literacy programs. Require DOA and the literacy program to report to the Secretary of DOA on, or after, December 1, 1997 regarding their success in obtaining additional funding through private donations. Specify that if the Secretary determines that fundraising efforts have been sufficient, he could release the funding from unallotted reserve.

Note:

The Public Enrichment Foundation, located in Kingsford, Michigan, is a nonprofit organization established in 1987. According information provided by the PEF Executive Director, the mission of PEF is to help increase the academic achievements and reading skills of children and needy adults, and to enrich the lives of those less-fortunate with free reading and educational materials.

PEF secures new book donations from publishers and manufacturers and then distributes the books from its central distribution warehouse to educational and social service institutions such as school districts, Head Start agencies, nonprofit organizations, hospitals, senior citizen homes and foster parent associations. PEF has received donations from publishers such as the National Geographic Society, Readers Digest, McGraw-Hill and the Detroit Free Press.

This motion would provide \$100,000 GPR in 1998-99 for this proposed program and contract with PEF.

[Change to Bill: \$100,000 GPR]

JENSEN X N A
OURADA N A
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I ALBERS N A
KAUFERT N A
LINTON N A
COGGS N A

YE 5 NO ABS___

Motion #7035

WORKFORCE DEVELOPMENT

Labor Training and Employment Services Grant

Motion:

Move to authorize the Department of Workforce Development (DWD) to make a grant of not more than \$50,000 from the Governor's Response Fund to the private industry council serving Juneau County to fund a labor training and employment services program to provide employes of Best Power Company, who are being laid off from the company's facilities in Necedah, with job training and related employment services, if all of the following apply:

- 1. The private industry council submits a plan to DWD detailing the proposed use of the grant and the Secretary of DWD approves the plan.
- 2. The private industry council enters into a written agreement with the DWD that specifies the conditions for use of the grant proceeds, including training, reporting and auditing requirements.
- 3. The private industry council agrees in writing to submit to the DWD, within six months after the grant proceeds are spent, a report detailing how the grant proceeds were used.

Specify that no grant payments could be made by the Department after July 31, 1998.

Note:

This motion would authorize DWD to make a grant of up to \$50,000 from the Governor's Response Fund to the private industry council serving Juneau County to fund a labor training and employment services program for employes of Best Power Company, who are being laid off from the facilities in Necedah, if certain conditions are met. Grant payments cannot be made after July 31, 1998.

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PUBLIC INSTRUCTION

Truancy Abatement and Burglary Suppression Program

Motion:

Move to provide \$585,000 GPR annually for the Youth Service Centers Truancy Abatement and Burglary Suppression (TABS) program. Modify the current requirement that the Milwaukee Public Schools (MPS) pay for this program, to specify that MPS would have to pay only to the extent that state funding is provided for this purpose.

Note:

Under current law, MPS is required to establish at least two youth service centers for the counseling of pupils who are taken into custody for being absent from school without an acceptable excuse. MPS must contract with the boys and girls clubs of Greater Milwaukee for the operation of the centers. Additionally, MPS must pay the City of Milwaukee a sum sufficient to pay the costs of salaries and fringe benefits of four law enforcement officers to work on truancy abatement and burglary suppression on a full-time basis. State funding for this program, which was \$585,000 GPR in 1995-96, was eliminated on June 30, 1996. This motion would provide \$585,000 GPR annually and modify the requirement that MPS pay for the TABS program, except to the extent that state funding is provided

[Change to Base: \$1,170,000 GPR] [Change to Bill: \$1,170,000 GPR]

MO#_304) T	
JENSEN	Υ ,ΑΥ	^ A
OURADA	Y	A
HARSDORF	Y X	Α
ALBERS	Y AY	Α
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KAUFERT	Y AF	A
LINTON	N LYK	Α
/coggs	N	A
2BURKE	N	Α
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AYE NO	ABS	

HEALTH AND FAMILY SERVICES

Poison Control Centers

R.A	otion	•
IVI	ULIUII	4

Move to provide \$187,500 GPR annually to increase support for the Wisconsin poison control centers.

Note:

The Wisconsin poison control centers provide information about how to handle poisoning emergency situations through a 24-hour poison hotline. The hotline is used by the general public and health-care professionals throughout the state. The centers are based at Children's Hospital of Wisconsin and the University of Wisconsin Hospital.

Prior to 1995 Wisconsin Act 27, state funding for the poison control centers totalled \$375,000 GPR annually. Act 27 reduced funding for the poison control centers to \$187,500 annually. This motion would restore funding for the poison control centers to the 1994-95 level.

[Change to Bill: \$375,000 GPR]

MO# 1108	4_	
JENSEN	-	N A
OURADA	•	N A N A
HARSDORF	•	
ALBERS		N A
2_GARD		N A
KAUFERT	• •	M A
LINTON	-,	N A
COGGS	~	N A
BURKE DECKER GEORGE JAUCH WINEKE SHIBILSKI COWLES PANZER	44444	N A N A N A N A N A N A
AVE 15 NO	<u> </u>	NBS

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HEALTH AND FAMILY SERVICES

Concession Stands at Locally-Sponsored Sporting Events

Motion:

Move to modify the statutory definition of "restaurant" to exclude concession stands at locally-sponsored sporting events.

Note:

This motion would exempt concession stands at locally-sponsored sporting events, such as little league games.

Currently, under s. 254.61(5) of the statutes, a restaurant is defined as any building, room, or place where meals are prepared or served or sold to transient or the general public, and all places used in connection with it and includes any public or private lunchroom for which food services is provided by contract. "Meals" does not include soft drinks, ice cream, milk, milk drinks, ices and confections.

Under current law, the following are excluded from the definition of restaurant:

- Taverns that serve free lunches consisting of popcorn, cheese, crackers, pretzels, cold sausage, cured fish or bread and butter.
- Churches, religious, fraternal, youths' or patriotic organizations, service clubs and civic organizations which occasionally prepare, serve or sell meals to transients or the general public.
 - Any bed and breakfast establishment that serves breakfast only to its lodgers.
- Any center at a 2-year collegiate campus, any private institution of higher education or any technical college that serves meals only to the students enrolled in the center, or any institution or schools authorized to serve meals to the elderly under nutritional improvement for the elderly programs.

JENSEN N A
OURADA N A
HARSDORF N A
ALBERS N A
KAUFERT N A
LINTON N A
COGGS N A

BURKE N A
GEORGE N A
GEORGE N A
JAUCH N A
ZWINEKE N A
SHIBILSKI N A
COWLES N A
AYE N A
ABS

COMMERCE

Forestry Education Grants Program

Motion:

Move to create a forestry education grant program administered by the Department of Commerce. Authorize the Department to make grants to nonprofit organizations to fund forestry education programs and instructional materials for K-12 classroom education in public schools. Require that the instructional materials be developed by the grant recipients and be approved by Commerce, the University of Wisconsin-Stevens Point College of Natural Resources, Timber Management Program. Further, make dispersal of funding contingent on the signing of a memorandum of understanding between Commerce, UW-Stevens Point and the grant recipient. Provide annual funding of \$100,000 SEG in a continuing appropriation from the forestry account of the conservation fund.

Note:

This motion would create a forestry education grant program to provide grants to nonprofit organizations for activities related to providing forestry education programs to public grade school children. Funding of \$100,000 SEG would annually be provided from the forestry account of the conservation fund.

[Change to Bill: \$200,000 SEG]

JENSEN	v	N	A
OURADA	30	N	A
HARSDORF	1	N	A
ALBERS	-	N	Ā
/GARD	سر	N	Â
KAUFERT	M	N	A
Z LINTON	مر	N	A
COGGS	· v	N	A
DUDKE	.,/	N	A
BURKE	- X		
DECKER	7	N	A
GEORGE	Y	N	۸
JAUCH		N	A
WINEKE		N	A
SHIBILSKI		N	A
COWLES		N	A
PANZER	مخذ	N	Α

AGRICULTURE, TRADE AND CONSUMER PROTECTION

Agriculture Investment Aids

Motion:

Move to create an agriculture investment aids gifts and grants appropriation in DATCP. All funds received from gifts and grants would be used for agricultural research and development grants and sustainable agriculture grants to carry out the purposes for which the grants were made.

JENSEN	X N A
OURADA	A N K
/ HARSDORF	N A
ALBERS	y N A
GARD	У N А У N А У N А
KAUFERT	A N X
LINTON	N A
coggs	N A
BURKE	x∕ n a
DECKER	Y N A
GEORGE	X N A
JAUCH	X N A
WINEKE	N A
SHIBILSKI	→ N A
COWLES	N A
PANZER	N A

AGRICULTURE, TRADE AND CONSUMER PROTECTION

Dairy Price Reform

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IV.	1 1 1 3 1	Ι.

Move to provide \$50,000 GPR in 1997-98 to provide funds to the Department to provide assistance to organizations working to reform federal dairy policy, including federal milk marketing orders.

Note:

[Change to Base: \$50,000 GPR] [Change to Bill: -\$50,000 GPR]

JENSEN OURADA / HARSDORF 2ALBERS GARD **KAUFERT** LINTON COGGS BURKE DECKER GEORGE JAUCH **WINEKE** SHIBILSKI COWLES **PANZER** AYE V NO ABS___

LEGISLATURE

Assembly Laptop Computers

Motion:

Move to request the Assembly Committee on Organization to enter into a master lease agreement during 1997-98 to fund costs associated with the purchase of 100 laptop computers for Assembly offices. Provide that the costs associated with the master lease would be funded from the amounts budgeted in the legislative documents appropriation.

Note:

Master lease payments for the Legislature's information technology costs are funded from the legislative documents appropriation. This motion would request that the Assembly Committee on Organization enter into a master lease for 100 laptop computers for Assembly offices. It is estimated that the cost associated with the purchases would be \$100,700 GPR in 1997-98 and \$96,100 GPR in 1998-99 for the first two years of a four-year master lease and would be funded from the budgeted amounts in the appropriation. The remaining two required annual payments (estimated at \$91,600 GPR and \$87,000 GPR respectively) would be made during the 1999-2001 biennium.

MO# 1611	
JENSEN OURADA HARSDORF ALBERS GARD KAUFERT LINTON COGGS	N A A A A A A A A A A A A A A A A A A A
BURKE DECKER GEORGE JAUCH WINEKE SHIBILSKI COWLES PANZER	A A A A A A A A A A A A A A A A A A A
AYE_13NO	3 ABS

The Federal Telecommunications Act of 1996 directed the FCC to address the matter of uncompensated pay telephone service provider calls. The FCC's order covers uncompensated calls made beginning November 6, 1996, and did not address uncompensated calls made before that date.

This motion authorizes the PSC to engage in retroactive rate setting covering the period from August 27, 1992, when representatives of the pay telephone industry first filed a petition with the PSC seeking payment for uncompensated calls and November 6, 1996, the date of the FCC order on uncompensated pay telephone calls. The December 28, 1994, date is the date the PSC approved a tariff allowing pay telephone service providers to charge for directory assistance calls.

мо#				
JENSEN		Y	N	A
OURADA		Υ	N	Α
HARSDORF	5	Y	Ν	Α
ALBERS		Y	N	Α
GARD		Y	N	Α
KAUFERT		Υ	N	Α
LINTON		Y	N	Α
coggs		Y	N	A
BURKE		Y	N	A
DECKER		Υ	N	Α
GEORGE		Υ	N	Α
JAUCH		Y	N	Α
WINEKE		Y	N	Α
SHIBILSKI		Y	N	Α
COWLES		Υ	N	Α
PANZER		Y	N	A
AVE	NO		ABS	s

- (b) the amount per call;
- (c) the number of pay telephones owned or controlled by the pay telephone service provider during the applicable periods under (1)(d) through (f) above; and
- (d) the number of months in the applicable periods under (1)(d) through (f) above.

Specify that the PSC shall determine the number of calls originated per pay telephone and the number of pay telephones owned or controlled by the pay telephone service provider during the applicable periods under (1)(d) through (f) above through the use of billing and other records of the pay telephone service provider, telecommunications resellers and telecommunications carriers. If these records are not available, the PSC would be required to use appropriate estimates for these factors as authorized by the Federal Communications Commission (FCC). Specify that where the FCC's estimates are not applicable, the PSC would be required to develop reasonable estimates of these factors.

(3) Payment of compensation. Provide that the amount compensated per call shall be a reasonable amount specified by the PSC and shall be at least \$0.35 per call. Require each telecommunications carrier and telecommunications reseller to compensate pay telephone service providers the amount identified by the PSC for each compensable call originated on a pay telephone subject to these provisions and carried by the telecommunications carrier and telecommunications reseller. Provide that the PSC could exclude a telecommunications carrier or reseller from the repayment requirement if the telecommunications carrier or reseller could show that it did not carry any uncompensated calls during the time periods specified under (1)(d) through (f). Specify that the amounts determined by the PSC to be compensated would be allocated among telecommunications carriers and telecommunications resellers on the basis of each carrier's and reseller's percentage share of the market for long-distance toll calls originating in Wisconsin, based upon gross revenues for such calls during the applicable periods under (1)(d) through (f) above. Require the PSC to issue a notice to each affected telecommunications carrier and reseller no later than 120 days after the general effective date of the budget act indicating the amount of compensation which each entity must pay. Require the compensation payments to be made no later than 60 days after receiving the notice from the PSC.

Note:

In general, pay telephone service providers have not received compensation for the use of their pay telephones to make the types of calls referenced in this motion. These types of calls "dial around" the pay telephone service provider's billing system and are routed to and carried by the facilities of such entities as telecommunications carrier or a telecommunications reseller.

PUBLIC SERVICE COMMISSION

Retroactive Compensation for Certain Calls Originated from Pay Telephones

Motion:

Move to include a session law provision authorizing the Public Service Commission (PSC) to determine the amount of compensation owed to a pay telephone service provider by telecommunications resellers and telecommunications carriers doing business in the state, as follows:

- (1) Types of calls deemed "compensable." Provide that a telephone call would be deemed compensable if it met all of the following characteristics:
 - (a) the call originated on a pay telephone in the state owned or controlled by a pay telephone service provider;
 - (b) the call was completed;
 - (c) the owner of the pay telephone originating the call had not previously received compensation for the call;
 - (d) the call originated between August 27, 1992, and November 5, 1996, where the call was an access code call, a subscriber 800 or 950 call or an automatic or operator-assisted call;
 - (e) the call originated between August 27, 1992, and December 28, 1994, where the call was a directory assistance call;
 - (f) the call originated during a time period specified by the PSC, where the call was a type identified by the PSC that met the conditions under (a) through (c) above; and
 - (g) the call was not a "911" call or a call to a telecommunications telay service.
- (2) Determination of the amount of compensation due pay telephone service providers. Provide that the total compensation due for a type of call specified above shall be the product of the following factors:
 - (a) the average number of calls originated per pay telephone;

HISTORICAL SOCIETY/LEGISLATURE

The Wisconsin State Capitol on Tour

Motion:

Move to request the Joint Committee on Legislative Organization to develop a touring exhibit during 1997-98 in cooperation with the State Historical Society detailing the Capitol's history and architecture through photographs, video and artifacts. Provide that the Legislature's share of costs associated with this exhibit, not to exceed \$100,000, would be funded from the amounts budgeted in the legislative documents appropriation. Specify that the funding would be made available after the Society has raised \$100,000 in private funds.

MO#_7/6	
JENSEN	N A
OURADA	N A
HARSDORF	N A
ALBERS	N A
GARD	A YK Y
KAUFERT	N A
LINTON	N A
COGGS	N A
LBURKE DECKER GEORGE JAUCH WINEKE SHIBILSKI COWLES	N N N N N N N N N N N N N N N N N N N
PANZER	N A
AYE 15 NO	ABS

PUBLIC INSTRUCTION

Educational Consultants

Motion:

Move to provide \$233,900 GPR in 1997-98 and \$291,600 GPR in 1998-99 and 5.0 GPR positions beginning in 1997-98 for the Department of Public Instruction (DPI). Specify that this funding and position authority would be utilized to provide: (a) 0.5 FTE gifted and talented consultant; (b) 0.5 FTE school nurse consultant; (c) 1.0 Wisconsin Educational Opportunity Program (WEOP) specialist; (d) 1.0 FTE school district transportation and reorganization consultant; (3) 1.0 FTE school finance consultant; and (f) 1.0 FTE legislative liaison.

Note:

This motion would restore a portion of the positions and funding that were reduced from DPI under 1995 Act/27 (the 1995-97 budget).

[Change to Base: \$525,500 GPR] [Change to Base: \$525,500 GPR]

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JENSEN		Y	N	• •
OURADA		Y	N	A
HARSDORF		Υ	N	A
ALBERS		Y	N	Α
GARD		Υ	N	Α
KAUFERT		Y	N	Α
LINTON		Υ	N	Α
COGGS		Y	N	A
BURKE		Y	N	A
DECKER		Y	N	Α
GEORGE		Υ	N	Α
JAUCH		Y	N	Α
WINEKE		Y	N	Α
		Ý	N	A
SHIBILSKI		Ÿ	N	A
COWLES PANZER		Ÿ	N	A
	NΟ		AE	35

INSURANCE

Mandated Hospital Services, Anesthetics and Dental Coverage Provisions

Motion:

Move to:

- A. Require every disability insurance policy, and every self-insured health plan of the state or a county, city, village, town or school district to cover hospital services and anesthetics that are provided in conjunction with dental care which is provided to a covered individual in a hospital, if any of the following apply: (1) the individual is a child under the age of five; (2) the individual has a chronic disability which is defined as a disability which: (a) is attributable to a mental or physical impairment or combination of mental and physical impairments; (b) is likely to continue indefinitely; and (c) has resulted in substantial functional limitations in one or more of the following areas of major life activity: self-care; receptive and expressive language; learning; mobility; capacity for independent living; and economic self-sufficiency; or (3) the individual has a medical condition that requires hospitalization or general anesthesia for dental care. Provide that this coverage may be subject to any limitations, exclusions or cost-sharing provisions that apply generally under the disability insurance policy or self-insured plan.
- B. Require every disability insurance policy, and every self-insured health plan of the state or a county, city, village, town or school district, that provides coverage of any diagnostic or surgical procedure involving a bone, joint, tissue or muscle to provide coverage for diagnostic and surgical procedures, including prescribed intraoral splint therapy devices, involving a bone, joint, tissue or muscle of the face, neck, head or skeletal structure, for the treatment of a condition when all of the following apply: (1) the condition is caused by congenital, developmental or acquired deformity, disease or injury; (2) the procedure or device is reasonable and appropriate for the diagnosis or treatment of the condition, under the accepted standards of the profession of the health care provider rendering the service; and (3) the purpose of the procedure or device is to control or eliminate infection, pain, disease or facial disfigurement or to restore functional swallowing or chewing. Provide that the coverage required under this subsection may be subject to any limitations, exclusions or cost-sharing provisions that apply generally under the disability insurance policy or self-insured health plan.
- C. Provide that required coverages under both points A and B above first apply to disability insurance policies that are issued or renewed and self-insured health plans that are established, extended, modified or renewed, on the first day of the fifth month beginning after the effective date of the bill. Except disability insurance policies and self-insured plans covering

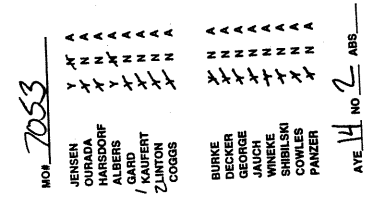
employes who are affected by a collective bargaining agreement containing provisions inconsistent with these provisions to provide that they first apply to a disability insurance policy that is issued or renewed and to a self-insured plan that is established, extended, modified or renewed, on the earlier of the following: the day on which the collective bargaining agreement expires or the day on which the collective bargaining agreement is extended, modified or renewed.

Note:

Under current law, no health insurance policy, plan or contract may exclude coverage for diagnosis and treatment of a condition or complaint by a licensed dentist within the scope of the dentist's license, if the policy, plan or contract covers diagnosis and treatment of the condition or complaint by another health care provider, as defined under s. 146.81.

This motion would require the health plans and disability insurance policies listed above, regardless of what coverage they offer, to cover general anesthesia and hospital services, provided in conjunction with dental care, that is provided to a covered individual in a hospital, if any of the following conditions apply: (1) the individual is a child under the age of five; (2) the individual has a chronic disability as defined above; and (3) the individual has a medical condition that requires hospitalization or general anesthesia for dental care.

This motion would also require that the health plans and disability insurance policies listed above that provide coverage of any diagnostic or surgical procedure involving a bone, joint, tissue or muscle would be required to provide coverage for treatment for any diagnostic or surgical procedures, including prescribed intraoral splint therapy devices, involving a bone, tissue, joint or muscle of the face, neck or skeletal structure, for the treatment of a condition when all of the following apply: (1) the condition was caused by congenital, development or acquired deformity, disease or injury; (2) the procedure or device is reasonable and appropriate for the diagnosis or treatment of the condition; and (3) the purpose of the procedure or device is to control or eliminate infection, pain, disease or facial disfigurement or to restore functional swallowing or chewing.



NATURAL RESOURCES

Bike Trail Study

Motion:

Move to require DNR to submit a study to the appropriate standing committees of the Legislature, by July 1, 1998, on the feasibility of paving state bike trails, including such factors as effects on trail maintenance and usage and the applicability of similar efforts in other states.

мо# <u>564</u>	<u></u>
JENSEN OURADA HARSDORF ALBERS	N A A N A A
GARD LKAUFERT /LINTON	Y N A Y N A
coggs	N A
BURKE DECKER GEORGE JAUCH WINEKE SHIBILSKI COWLES PANZER	N N N N N N N N N N N N N N N N N N N
AYE O NO	O ABS

TRANSPORTATION

Prohibit Detours on USH 2 Project

Motion:

Move to require DOT to develop and implement an alternate traffic plan that does not involve detouring traffic off of USH 2 in Bayfield County during the reconstruction project on USH 2 between Ino and STH 13.

Note:

The reconstruction of this stretch of USH 2 in Bayfield County is currently scheduled to occur between May and October, 1998. DOT's traffic plan for the project would require traffic to be detoured between July 4 and Labor Day, using routes both north and south of USH 2. This motion would require DOT to develop and implement an alternate traffic plan that would not detour traffic off of USH 2.



NATURAL RESOURCES -- AIR, WASTE AND CONTAMINATED LAND

Nonmetallic Mining Reclamation

Motion:

Move that the Committee's modification of the Governor's recommendation to allow an operator seeking a nonmetallic mining reclamation permit to have the right to a contested case hearing under s. 68.11 (which prescribes the process for a municipality to conduct an administrative hearing) would be notwithstanding s. 68.001.

Note:

The nonmetallic mining reclamation provisions adopted by the Committee (LFB Paper #622) modified the Governor's recommendation to specify an operator who seeks a nonmetallic mining reclamation permit who meets the requirements of s. 227.42 (1) would have a right to a contested case hearing under s. 68.11, notwithstanding several other substantive provisions of Chapter 68, on the issuance, modification or denial of a reclamation permit and for a person holding a reclamation permit to a contested case hearing on an order related to a violation of a local nonmetallic mining ordinance.

The provisions adopted by the Committee specify that the substantive provision limiting the hearing rights to persons with constitutionally protected rights does not apply in cases involving nonmetallic mining reclamation permits. The requirements of s. 227.42 (1) state that in addition to any other right provided by law, any person filing a written request with an agency for hearing shall have the right to a hearing which shall be treated as a contested case if: (a) a substantial interest of the person is injured in fact or threatened with injury by agency action or inaction; (b) there is no evidence of legislative intent that the interest is not to be protected; (c) the injury to the person requesting a hearing is different in kind or degree from injury to the general public caused by the agency action or inaction; and (d) there is a dispute of material fact.

The motion would state that the right to a contested case hearing would exist notwithstanding s. 68.001 of the municipal administrative procedure chapter. Section 68.001 is a legislative purpose section which states that: "The purpose of this chapter is to afford a constitutionally sufficient, fair and orderly administrative procedure and review in connection with determinations by municipal authorities which involve constitutionally protected rights of



specific persons which are entitled to due process protection under the 14th amendment to the U.S. constitution." Thus, the motion would notwithstand the legislative purpose statement in addition to notwithstanding the substantive provision.

The Legislative Reference Bureau believes the motion is unnecessary in that it notwithstands a legislative purpose statement (as opposed to a substantive statutory language section) and that referencing the legislative purpose statement would improperly imply that it has legal effect. Further, it is possible that adoption of the provision could have the unintended effect of improperly implying that other legislative purpose statements that are not cross-referenced in notwithstanding clauses have legal effect.

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REGULATION AND LICENSING

Electronic Transmission of Prescription Orders

Motion:

Move to include statutory language specifying that, in addition to written and oral prescription orders as currently authorized, a prescription order may be transmitted electronically to a pharmacy by a practitioner licensed to prescribe or administer drugs. Specify that such electronically transmitted orders would be included under the requirement that prescription orders be preserved for at least five years and could be filed and preserved in an electronic format. Clarify that a prescription order filed in electronic format may also designate in electronic format that no substitutions of the drug product are permitted.

Revise the Uniform Controlled Substances Act to specify that, in addition to written and oral prescription orders as currently authorized, Schedule II controlled substances could be filled, in emergency situations, pursuant to a prescription order transmitted electronically. Authorize the use of electronic prescriptions, in addition to written and oral prescription orders as currently authorized, for Schedule III and Schedule IV controlled substances. Prohibit any practitioner from prescribing by electronic prescription order, in addition to written and oral prescription orders as currently authorized, any Schedule I, II, III or IV controlled substance for his or her personal use.

Note:

Under current law, any prescription for a drug or device for a particular patient must be ordered by a licensed practitioner in writing or orally. Prescriptions for Schedule II drugs (drugs for which there is a currently accepted medical use but for which there is a high potential for abuse) may be ordered orally by the practitioner only in emergency situations. This motion would permit a prescription order to be transmitted electronically, including (in emergency situations) for a Schedule II controlled substance.

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PUBLIC SERVICE COMMISSION

Exemption from Electric Utility Advance Planning Proceedings of Co-Generation Facilities Constructed, Owned or Operated by Certain Nonutility Manufacturing Businesses

Motion:

Move to include statutory language exempting a "manufacturing power plant facility" from being subject to the biennial advance planning proceeding required of electric utilities under s. 196.491 of the statutes. Define a "manufacturing power plant facility" as any electric generating equipment and associated facilities constructed, owned and operated by any entity other than a public utility or cooperative association for which at the time construction commences, it is reasonably anticipated that on each day of operation not less than 70% of the aggregate kilowatt hours output from the facility will be consumed by the entity in its on-site, nonutility manufacturing business. Specify that the advance planning requirements of s. 196.491 would not apply to any entity that constructs, owns or operated any manufacturing power plant facility so long as the entity continues to consume in its on-site nonutility manufacturing business not less than 70% of the aggregate kilowatt hours output, computed on a monthly basis, from such a facility.

Note:

Under s. 196.491 of the statutes, electric utilities must engage in a biennial planning process in which they must identify for review and approval by the PSC their bulk electric generating facility and transmission line construction requirements for the ensuing 10-year period. This motion would exempt co-generation facilities (facilities that convert energy resources, such as steam from manufacturing processes, into electricity) constructed, owned or operated by nonutility manufacturing entities from being subject to advance planning proceedings, provided not less than 70% of the aggregate kilowatt hours output from the facility is used (and continues to be used) in the entity's on-site, nonutility manufacturing processes.

It is anticipated that the motion would apply to cogeneration facilities owned by Consolidated Papers (Wisconsin Rapids) and Fort Howard Paper Company (Green Bay).

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HEALTH AND FAMILY SERVICES

Inpatient Hospital Services for Persons with Tuberculosis

Motion:

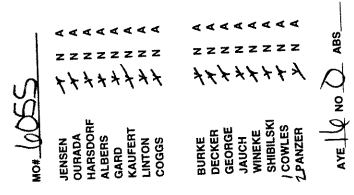
Move to amend statutory provisions which authorize DHFS to reimburse facilities contracted by DHFS for inpatient care provided to pulmonary tuberculosis patients who are isolated or quarantined by DHFS or a local health officer, to delete the provision that prohibits DHFS from making payment for services for the first 30 days of inpatient services.

Note:

Under current law, DHFS is authorized to reimburse facilities contracted by DHFS for inpatient care provided to pulmonary tuberculosis patients. However DHFS may not reimburse facilities for the first 30 days of inpatient services. Under these provisions, DHFS does not pay for services provided for individuals who are eligible for medicare, medical assistance and medical services supported under the county relief block grant program. If the patient has private health insurance, the state is required to pay the difference between health insurance payments and total charges.

DHFS makes these payments from funds budgeted under the disease aids program. The total funding budgeted for the program under SB 77, the 1997-99 biennial budget bill, is \$4,598,700 GPR in 1997-98 and \$4,952,100 GPR in 1998-99.

During the past several years, the number of persons with tuberculosis who are isolated for treatment by a public health officer has been five or less. In calendar year 1996, no patients were isolated. Consequently, it appears that few persons would have the costs of their inpatient care supported by the state under this motion.



SHARED REVENUE AND PROPERTY TAX RELIEF

Increased Funding for Municipal Aids

Motion:

Move to increase the distribution levels for each of the following programs by \$4,000,000 in 1998 and thereafter: (a) municipal shared revenue; (b) expenditure restraint; and (c) small municipalities shared revenue (SCIP). Provide \$12,000,000 GPR in 1998-99 to fund the increased distributions. Specify that current proration provisions under the small municipalities shared revenue program would also apply in cases where initial entitlements are less than the distribution level. Establish the minimum guarantee under the municipal shared revenue program at 92.5%, rather than 95%, of the prior year's shared revenue payment, exclusive of utility aids, effective with payments made in 1998.



Under current law, municipal shared revenue payments for 1995 and thereafter are set at \$761,478,000; expenditure restraint payments for 1995 and thereafter are set at \$48,000,000; and small municipalities shared revenue (SCIP) payments for 1996 and thereafter are set at \$10,000,000. Under the bill, these distribution levels would be unchanged. This motion would increase each of these distributions by \$4,000,000, effective with the 1998 distribution. Due to the payment dates for these programs, this would first affect the payments made in 1998-99. The motion would provide \$12,000,000 GPR in 1998-99 to fund the increases.

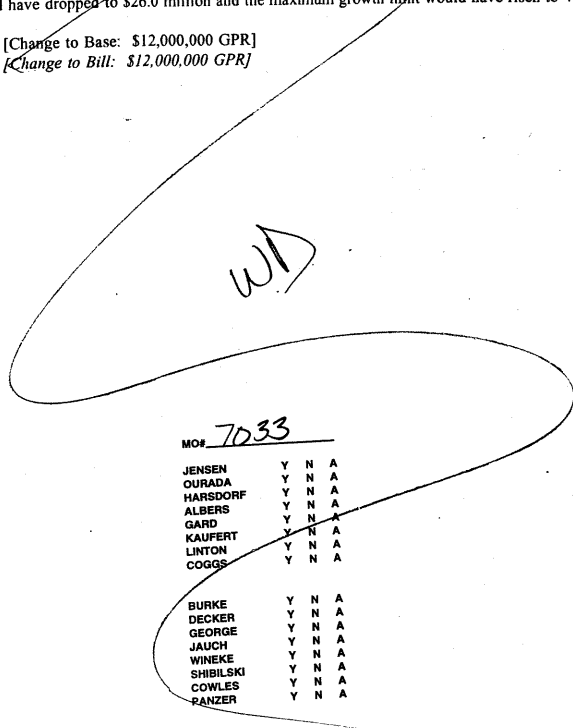
Initial entitlements under the small municipalities shared revenue formula have ranged from \$15.7 million in 1994 to \$13.0 million in 1997. Currently, if the funding level is less than the initial entitlements, the entitlements are prorated down. This motion would also allow entitlements to be prorated up.

The shared revenue formula currently guarantees each municipality a payment, exclusive of utility aids, equal to 95% of the payment received in the previous year. If initial entitlements are insufficient to provide this aid level, the minimum guarantee provision provides a supplement. These supplements are funded by a maximum growth limit on the year-to-year increases in payments to other municipalities. In 1997, the minimum guarantee and maximum growth



provisions resulted in the redistribution of \$30.9 million among municipalities. The maximum growth limit for 1997 is estimated to be 2.5%.

This motion would lower the minimum guarantee from 95% to 92.5%, effective with the 1998 distribution. If this change had been in effect in 1997 (along with/the \$4,000,000 increase in the municipal distribution under this motion), the amount redistributed among municipalities would have dropped to \$26.0 million and the maximum growth limit would have risen to 4.2%.



ABS_

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HISTORICAL SOCIETY

Historical Legacy Trust Fund

Motion:

Move to create a historical legacy nonlapsible trust fund for the operations of the State Historical Society. Direct that the following would be deposited to the fund: (a) all monies received after September 30, 1998, by the Wisconsin Sesquicentennial Commission; (b) all remaining unencumbered funds available to the Wisconsin Sesquicentennial Commission as of June 1, 1999, or the date the Commission ceases to exist, whichever is later; (c) all monies that would have gone to the Sesquicentennial Commission had it not ceased to exist; (d) all monies transferred from the newly created historical grant program on June 1, 1999, or the date the Commission ceases to exist, whichever is later; and (e) gifts or other contributions made to the fund. Delete DOA's newly created historical grant program on June 1, 1999, or the date the Commission ceases to exist, whichever is later.

Direct that the first \$50,000 deposited in the historical legacy trust fund be placed in a separate bicentennial account of the fund. Specify that the \$50,000 principal, and interest accumulated, could only be expended during the period from 2046 to 2048.

Specify that the remaining funds could only be released from the trust fund by the Society when it has raised matching monies or pledges. Direct the Historical Society to create an endowment fund. Require that the grant from the proposed trust fund and the matching funds could only be deposited to the endowment fund created by the Society. Require that the principal in the endowment fund could not be expended and that the Society could use the earnings generated by the endowment fund only for the following purposes: (a) Society programs that increase funds or develop new monies for the Society; and (b) to create and expand historical outreach programs throughout the state related to the Sesquicentennial Commission. Create a sum sufficient appropriation from the historical legacy trust fund to provide the match grants.

Direct the Historical Society to create a ten member endowment fund board which would include representatives from the State Historical Society; the Wisconsin Humanities Council; the Wisconsin Academy of Sciences, Arts and Letters; the Wisconsin Arts Board, the Wisconsin Public Radio and the Wisconsin Public Television.

Note:

The trust fund that would be created under the motion would be a temporary depository for the funds specified in the motion relating to the Sesquicentennial Commission until the Society could raise matching funds or pledges. The endowment fund that the Society would

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create, would be a permanent fund from which earnings could be used for the purposes specified in the motion.

On April 30, 1997, JFC created a grant program under DOA for projects related to the long-term historical significance of Wisconsin funded from the net proceeds in excess of \$2,700,000 from the sale of sesquicentennial license plates. Under this program, the Sesquicentennial Commission and the State Historical Society would be eligible to apply for grants. DOA would be required to review the applications and submit recommendations to the Joint Committee on Finance under a 14-day passive review process. This proposal would delete the newly created program on June 1, 1999, or the date the Commission ceases to exist, whichever is later.

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HEALTH AND FAMILY SERVICES

Supplemental Payments for Essential Access City Hospitals

Motion:

Move to provide \$3,000,000 (\$1,233,600 GPR and \$1,766,400 FED) in 1997-98 and \$3,000,000 (\$1,241,300 GPR and \$1,758,700 FED) in 1998-99 to increase total annual payments to essential access city hospitals (EACHs) from \$4,440,000 to \$7,440,000 annually.

Direct DHFS to modify its inpatient hospital state plan so that MA payments to EACHs would be made to any hospital that: (a) is an acute care general hospital with medical, surgical, emergency and obstetrical services available to medical assistance recipients; (b) is located in an inner city of the first class (Milwaukee); (c) has at least 15% of its inpatient discharges residing in the inner city area of the hospital; and (d) has over 15% of its total inpatient discharges attributable to MA patients.

Direct DHFS to expand the definition of qualifying inner-city areas to include the following zip codes: (a) 53204; (b) 53218; and (c) 53215. In addition, modify the formula for the allocation of EACH payments to replace references to "MA days" with "MA discharges."

Note:

Currently, DHFS makes an annual supplemental MA payment to an EACH, which is defined as an acute care hospital with medical and surgical, neonatal intensive care, emergency and obstetrical services, located in the inner city of the first class (Milwaukee). An EACH must have 30% or more of its total inpatient days attributable to MA patients and must have 30% of its inpatient recipients residing in the inner city area of the hospital. Since the creation of the supplemental payment in 1991, the only hospital which has met the criteria for this supplemental payment is Sinai-Samaritan Hospital.

Under the state plan changes proposed in this motion, St. Michael Hospital and St. Joseph Hospital are likely to be eligible for the supplemental EACH payment.

[Change to Bill: \$2,474,900 GPR and \$3,525,100 FED]

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HEALTH AND FAMILY SERVICES

AIDS Life Care Service Grants

Motion:

Move to increase funding for AIDS life care service grants by \$247,000 GPR in 1997-98 and 1998-99.

Note:

In 1996-97, \$1,647,700 GPR is budgeted for life care service grants. SB 77 would provide this amount in each year of the 1997-99 biennium for this purpose. This motion would increase funding for these grants by 15% (\$247,200 GPR) in 1997-98.

DHFS distributes these funds to organizations that provide case management and supportive services to persons with AIDS. Based on comprehensive assessments, case managers and their HIV-infected clients develop service plans to help clients and their families access needed psychosocial, medical, financial, legal, housing and emergency assistance services.

[Change to Bill: \$494,400 GPR]

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HEALTH AND FAMILY SERVICES

Lead Screening and Outreach Project

Motion:

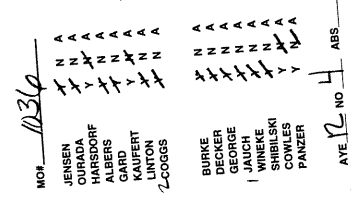
Move to provide \$125,000 GPR annually to the Sixteenth Street Community Health Center in the City of Milwaukee to expand its lead screening and outreach project.

Note:

The Sixteenth Street Community Health Center (SSCHC) is a community-based human service agency that provides primary health care, health education and social services to low-income individuals in the City of Milwaukee. The service area of the SSCHC has been designated a health care professional shortage area by the United States Department of Health and Human Services.

The lead screening and outreach project is managed by a registered nurse and three bilingual outreach workers who conduct door-to-door interviews with neighborhood residents. Outreach workers identify and enroll families with children under six years of age in the program. After a family is enrolled in the project, the outreach worker surveys the parents and conducts a visual inspection of the home in order to determine the risk of lead poisoning. If indicated, a worker may reduce the lead hazard using a Hepa Vac. Outreach workers also perform a finger stick blood lead test on children in the home, submit the test for analysis and follow-up with the family. Parent education relating to lead poisoning risk reduction is another component of the program.

[Change to Bill: \$250,000 GPR]



Nonpoint Source Water Pollution Abatement Program

Motion:

Move the following:

- (a) statutorily designate the South Fork of the Hay River priority watershed area as a four-year pilot project;
- (b) exempt the pilot project area from the nonpoint program requirements related to cost share rates and the types of best management practices installed and allow for cost share payments to be paid based on the amount of pollution reductions made.
- (c) require DNR, in consultation with the local units of government involved with the pilot watershed project area, to establish guidelines for the pilot project related to the cost share rates and types of practices to be installed to reduce nonpoint source water pollution; and
- (d) require DNR and local project area staff to evaluate the cost-effectiveness of the project and the nonpoint source water pollution reduction associated with the pilot project.

Note:

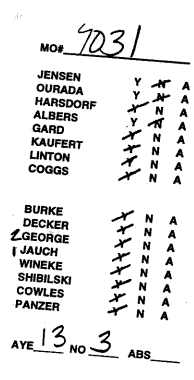
Currently, 66 watersheds, including the South Fork of the Hay River (St. Croix, Dunn, Polk and Barron Counties), are designated as priority watersheds. However, SB 77 (as approved by earlier Committee action) makes several changes to the priority watershed and nonpoint programs, including the requirement that the Land and Water Conservation Board identify (or reidentify), by July 1, 1998, priority watershed or lakes using the impaired waters list submitted by DNR to the U.S Environmental Protection Agency and DATCP and DNR recommendations.

Under current law, the South Fork of the Hay River watershed project is scheduled to end in 2007, while under SB 77 (as approved by earlier Committee action), the project may or may not be re-identified as a priority watershed. The motion would statutorily designate the watershed as a four year pilot priority watershed project that would expire in 2001. However, under the



bill, the watershed could apply for nonpoint source program funds after that date regardless of whether or not the watershed is re-identified as a priority.

In general, the program pays for 50% to 70% of the cost of a practice installed. The motion would allow the local unit of government to exceed that cost share level if necessary to obtain additional pollution reductions. Further, the motion would allow for the payment of funds based the amount of pollution reduction obtained rather than basing the payment on the type of practice installed.



COMMERCE

Labor Training and Employment Services Grant

Motion:

Move to authorize the Department of Commerce to make a grant of not more than \$100,000 from the Wisconsin Development Fund to the private industry council serving Ozaukee County to fund a labor training and employment services program to provide employes of Garden Way, Inc., who are being laid off from the company's facilities in Port Washington, with job training and related employment services, if all of the following apply:

- 1. The labor training and employment services are not eligible for funding under the federal job training partnership act, or any other federal or state job training program.
- 2. The private industry council submits a plan to the Department of Commerce detailing the proposed use of the grant and the Secretary of Commerce approves the plan.
- 3. The private industry council enters into a written agreement with the Department of Commerce that specifies the conditions for use of the grant proceeds, including training, reporting and auditing requirements.
- 4. The private industry council agrees in writing to submit to the Department of Commerce, within six months after the grant proceeds are spent, a report detailing how the grant proceeds were used.

Specify that no grant payments could be made by the Department after July 31, 1998.

Note:

This motion would authorize Commerce to make a grant of up to \$100,000 from the WDF to the private industry council serving Ozaukee County to fund a labor training and employment services program for employes of Garden Way, Inc., who are being laid off from the facilities in Port Washington, if certain conditions are met. Grant payments cannot be made after July 31, 1998.

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Camp Matawa Lease

Motion:

Move to allow DNR to lease lands within the Kettle Moraine State Forest for the YMCA Camp Matawa for terms not to exceed 30 years.

Note:

Under current law, DNR may not lease lands from state forests or parks for terms greater than 15 years. Exemptions have been statutorily granted for 30-year leases on lands at Rib Mountain and Willow River state parks.

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Aquatic and Terrestrial Resources Inventory

Motion:

Move to provide \$150,000 annually (\$75,000 from both the fish and wildlife account and the water resources account of the conservation fund) for an Aquatic and Terrestrial Resources Inventory (ATRI) project in DNR to develop a system that links and presents existing aquatic and terrestrial inventory information sources. The funding would be used as follows: (a) \$90,000 for computer programming contracts; and (b) \$60,000 for data acquisition and linkage with other public agencies and private entities.

Note:

The ATRI would integrate existing natural resource data from public agencies, nonprofit organizations and private entities. The integrated data could assist with land use initiatives, master planning and watershed planning. The ATRI was proposed by DNR in their 1995-97 biennial budget, but was not included in the Governor's budget.

[Change to Base: \$300,000 SEG] [Change to Bill: \$300,000 SEG]

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Transfer of Fish Hatcheries and Aquaculture Regulation

Motion:

Move to create the necessary appropriations and transfer administration and operation of state-owned fish hatcheries and regulation of private aquaculture from the Department of Natural Resources to the Department of Agriculture, Trade and Consumer Protection effective July 1, 1999. All DNR funds, assets and liabilities, staff and tangible personal property, including records, pending matters, and contracts related primarily to the administration and operation of state-owned fish hatcheries and regulation of private aquaculture facilities would become the assets and liabilities of DATCP on July 1, 1999. In the event of disputes between the agencies, the Joint Committee on Finance would determine the matter. Any employes transferred from DNR to DATCP would have all the state employment rights and the same status as they enjoyed immediately before the transfer. No transferred employe who has attained permanent status in class would be required to serve a probationary period.

Alternative Funding Sources Report

Motion:

Move to require DNR to complete a report by January 1, 1998, analyzing options for alternative funding sources for the fish and wildlife account. Require DNR to submit the report to the Governor, the Joint Committee on Finance and the legislative standing committees in each house responsible for natural resources. Require the report to include recommendations as to the best option or options for alternative funding sources for the account.

Note:

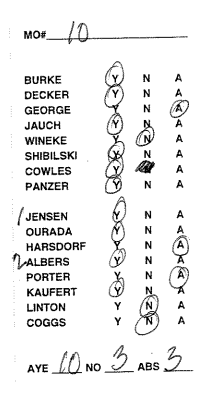
Currently, over 95% of the state revenue in the fish and wildlife account comes from hunting and fishing license fees.

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Fish Hatchery Operations Report

Motion:

Move to require DNR to complete a report by September 1, 1997, analyzing options for increased integration of private fish hatchery operations with the state fish stocking program. Require DNR to submit the report to the Governor, the Joint Committee on Finance and the legislative standing committees in each house responsible for natural resources.



1997-99 EXECUTIVE BUDGET BILL

Motion:

Move to introduce LRB 2310 into the Assembly and LRB 2505 into the Senate.

Note:

Pursuant to s. 16.47(1m), the Joint Committee on Finance is required to introduce the Governor's budget bill, without change, into the Legislature.

The Governor's budget recommendations have been drafted into two identical bills--LRB 2310 and LRB 2505. This motion would have the Joint Committee on Finance introduce LRB 2310 into the Assembly and LRB 2505 into the Senate.

